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PART III—SECTION 3

Notifications relating to Minor Administrations.

OFFICE OF THE CHIEF COMMISSIONER, HIMACHAL PRADESH

NOTIFICATIONS

Number 4, the 20th April 1950

No. (1) L. 59-12, 49.—In pursuance of the provisions of subsection (6) of section 62 of the Punjab Municipal Act, 1931, as applied to Himachal Pradesh, it is hereby notified that with the previous sanction of the Chief Commissioner, the Municipal Committee of Chamba in the Chamba district, has with effect from the 15th July 1950, imposed the rates of octroi shown in schedule appended below, in supersession of the rates sanctioned by the late Chamba Darbar:—

Provided that the octroi shall not be levied on—

- (1) Bonafide personal and household belongings of persons coming to take up their residence in the municipality, and bonafide personal luggage of travellers.
- (2) Necessary (not being articles of food or drink), equipment and clothing imported by officers in command of troops or air force units for the use of their men and followers, and grain and green fodder imported for consumption by horses, mules or other animals maintained as part of their military equipage by any person in Military or air force service; provided that such grain or fodder is certified by the Commanding Officer to be imported for bonafide public purposes.
- (3) Articles imported for manufacturing purposes into a jail situated within octroi limits; provided that the goods into which they are manufactured are used in the jail itself or supplied to other departments of Government.
- (4) All road making material, such as stove ballast, coal tar, bitumen, sand, shingle and bricks for soling coats imported by the Government of India or by any local Government or by any local authority or by contractors for use on the roads maintained by the P. W. D. of Government or any local authority, if accompanied at the time of import by a certificate signed by a gazetted officer of the Government Department concerned or by the President, Executive Officer or Secretary of the Local authority concerned that such articles are required for road making only.

- (5) Nitrate of Soda, sulphate or ammonia, calcium cyanamide, sulphate of potash, muriate of potash, kamit, superphosphates (leuaphos, nitro-chalk, nicfos) and basic slag.
- (6) Arms of any sort imported by Government.
- (7) Gold or silver bullion and coin.
- (8) Printed Books.
- (9) Stamps, stamp paper and petition paper.
- (10) Headloads of cowdung fuel (upla), grass and brushwood.
- (11) Goods imported through Railway out agency, and re-loaded and exported without delivery having been taken.
- (12) Goods on which the octroi tax amounts to less than three pies.
- (13) Forms and papers used by Patwaries and Field Kanungos in connection with their official duties.
- (14) Exhibits of the Agricultural and other Government departments imported for instructional purposes if accompanied at the time of import by a certificate signed by a gazetted officer of the department concerned that such exhibits are meant for the purpose of exhibition only.
- (15) Exhibits of the District Rural Community Council imported for instructional purposes, if accompanied at the time of import by a certificate signed by the Chairman of the Council that such exhibits are meant for the purpose of exhibition only.
- (16) All live plants for transplantation on road-sides, if accompanied, at the time of import by a certificate signed by a gazetted officer of the P.W.D. or the Secretary of any Local authority that such plants are required for transplantation on road sides only.
- (17) All ammunitions and military stores imported by the Police Department provided that such consignment of such ammunition or military stores is certified by the Superintendent of Police of the district concerned to be the property of Government in the Police Department.
- (18) Cinema lorries of the D.P.R. carrying the cinema equipment and consumable stores for the purpose of giving free shows, provided a certificate signed by a responsible Railway official to the effect that these lorries belong

to the E.P.R. and are meant for their propaganda work only is produced.

- (19) Government cinema machines and films and gramophones and gramophone records imported for educational purposes, if accompanied by a certificate duly signed by a gazetted officer of the Department.
- (20) Goods belonging to the Chamba Municipality so certified by the Secretary, President or Medical Officer of Health.
- (21) Sweets and other edibles and bhaji for immediate personal use not exceeding 2 seers in weight per person accompanying them.
- (22) Articles of dowry imported along with marriage party or articles imported in connection with a mourning ceremony.
- (23) Handloom cloth.
- (24) Stores belonging to the Red Cross Society when imported into the municipality provided that at the time of import such stores are accompanied by a certificate signed by the Secretary, Red Cross Society or the Officer Incharge or Superintendent of a Red Cross Depot to the effect that the stores belong to the Indian Red Cross Society.
- (25) Films and other material for the propaganda imported by the Commissioner for Rural Reconstruction, Punjab for the purpose of propaganda in rural areas provided a certificate duly signed by a gazetted officer of the department is produced.
- (26) Worship idols made of metal, marble or stone, intended for use in temples.
- (27) Propaganda films imported by the Information Films of India if accompanied at the time of import by a certificate signed by a responsible official of the Information Films of India to the effect that these films belong to the Information Films of India, and are meant for propaganda work only.
- (28) Goods belonging to all foreign Ambassadors, Ministers, High Commissioners and members of their staff holding diplomatic status.
- (29) Goods meant for the use of Refugees, if accompanied at the time of import by a certificate signed by the Deputy Commissioner or any officer authorised by him in writing in this behalf.

Schedule of Octroi Rates.

<i>Sl. No.</i>	<i>Description of articles</i>	<i>Rates advalorem</i>
<i>Class I—Articles of food and drink for men and animals.</i>		
1.	All kinds of sugar, gur, rab, sherra and shakkar	3 2 0 per cent.
2.	All kinds of dried flowers, rose-flower (gulkand)	3 2 0 per cent.
3.	All kinds of pulses and fresh fruits	1 9 0 per cent.
4.	Ground-nuts, murabas, hing, vind-gar, ampapar, tea, coffee, honey, zira, pan, biscuit, sweet-meats, etc.	3 2 0 per cent.
5.	Ghee, potatoes, suet, dhania, mtaherian, chilghozah	2 0 0 per cent.
6.	Sugar-cane and green vegetable	Exempted.
7.	Vegetable-ghee (banaspati)	30 0 0 per cent.
8.	Bhung, opium, charse and beer	5 0 0 per cent.

<i>Sl. No.</i>	<i>Description of articles</i>	<i>Rates advalorem.</i>
<i>Class II—Animals for slaughter.</i>		
1.	Goat and sheep	0 4 0 per tail.
<i>Class III—Articles used in lighting fuel and washing.</i>		
1.	Kerosine oil	0 6 0 per tin.
2.	Mustard oil, taramira, oil of sesum (til)	2 0 0 per cent.
3.	Diesel oil, n'oil oil, and all other kinds of oils used in machines, soap for washing, coal, charcoal, coak and fire wood etc.	3 2 0 per cent.
4.	Matches	3 12 0 per cent.
5.	Grease, wax-candle, calcium soda, alum, etc., articles used for washing and lighting not specified elsewhere in the schedule	3 2 0 per cent.
<i>Class IV—Articles used in the construction of buildings.</i>		
1.	Timber, beam, slipper, planks, small pieces of wood, bamboo, leaves of palm, flax, roap, baskets, munji, etc. and other things not specified elsewhere in the schedule	3 2 0 per cent.
2.	Manufactured articles of wood as tables, chairs, and other things not specified elsewhere in the schedule	3 2 0 per cent.
3.	Lime, lime-stone and cement etc.	3 2 0 per cent.
4.	All kinds of paints, varnish, turpentine, glue and other things not specified elsewhere in the schedule	3 2 0 per cent.
<i>Class V—Drugs, Spices, Gum and Perfumery.</i>		
1.	Kour, sweat patish, bitter patish, ban-kakroo, rupa makhi, mushak-bala, khasahas walnut, banafasha and all other things not specified elsewhere in the schedule	3 2 0 per cent.
2.	Scents, mahandi, khajab, tooth powder, tooth paste, etc. and other things of same kind not specified elsewhere in the schedule	3 2 0 per cent.
3.	Phenyle, soda sulphate and soda bicarb, magnesia sulphate	3 2 0 per cent.
4.	Dhoop	2 0 0 per cent.

<i>Class VI—Tobacco manufactured and unmanufactured.</i>		
1.	Tobacco deshi and badeshi	3 12 0 per cent.
2.	Cigarettes	20 0 0 per cent.
3.	Cigars, biris, churoot, ganja and other things of smoking not specified elsewhere in the schedule	10 0 0 per cent.
<i>Class VII—Piece goods and other textile fabrics and manufactured articles of clothing and dress.</i>		
1.	All kinds of woollen and silken, cotton clothes and yarn manufactured and un-manufactured	6 4 0 per cent.
2.	All kinds of manufactured cloths and yarn	6 4 0 per cent.
3.	All kinds of piece-goods, gold and silver laces, silma, makash, blankets, tents, daries, mosquito net, tarpal, thread of silk and cotton and all such articles of piece goods not specified elsewhere in the schedule	5 0 0 per cent.

Sl. No. Description of articles Rates advalorem.
Class VIII—Metals and its manufactured and unmanufactured articles

1. Iron and articles made of it and other metals and articles made of them except machinery .. 3 12 0 per cent.
2. All kinds of machinery not specified elsewhere in the schedule 1 0 0 per cent.

Class IX—Miscellaneous.

1. Thermos glass, umbrella, dental apparatus, instruments used in drawing maps, implements used in photography, furniture of electricity, articles made of rubber, and not specified elsewhere in the schedule, picture frame, things used in painting, spectacles, marble, and things made of it, fountain pen, watches and time pieces, bangles, articles used in fire work, implements used for hunting, stationery, lamps, torch, cells of electricity, waste-papers, colour for painting, buttons, studs and all other things of piece goods not specified elsewhere in the schedule, glass, china-ware, skins, leather, tyre-tube, elephant tusk, and things made of it, knives, hosiery, caps, shoes, made of canvas and other things not specified elsewhere in the schedule .. 5 0 0 per cent.
2. Bones, hornes, tiles of cement and basins of earth .. 3 2 0 per cent.
3. Harmonium, radio, gramophone, type-writer, sewing machine, and all kinds of instruments of music .. 2 0 0 per cent.
4. Cinema film .. 1 0 0 per cent.

By order,

V. R. ANTANI,
Assistant Secretary (General)
to the Chief Commissioner,
Himachal Pradesh.

Simla-4, the 25th April 1950

No. G.27-2/48.—In exercise of the powers conferred by Sub Section (1) of Section 26 of the Himachal Pradesh (Courts) Order, 1948, the Chief Commissioner, Himachal Pradesh, is pleased to direct that the Senior Sub-Judge, Chamba, shall from time to time hold his Court at Tissa, the Headquarters of the Churah Tehsil, Chamba for the purposes of hearing and disposing of the original Civil cases and appeals pending or filed with him from the Churah Tehsil including Pangri Sub Tehsil.

By order,

V. R. ANTANI,
Assistant Secretary (General)
to the Chief Commissioner,
Himachal Pradesh.

Simla-4, the 26th April 1950

No. A.5-36/48.—In exercise of the powers vested in me under S.R. 208 read with S. No. 56 of Appendix 13 of Fundamental and Supplementary Rules, I hereby grant one month's extraordinary leave (without pay) to Shri

A. S. Gilani, Director of Agriculture, Himachal Pradesh, with effect from the 17th April, 1950 forenoon.

E. P. MOON,
Chief Commissioner,
Himachal Pradesh.

Simla-4, the 26th April 1950

No. R.35-33/50.—In exercise of the powers under section II of the Punjab Excise Act, No. 1 of 1914, as applied to Himachal Pradesh, read with Himachal Pradesh Government Notification No. 7(2)-J-I-57/49 dated 10th February, 1949 the Chief Commissioner, Himachal Pradesh is pleased to declare the following officers of the Opium Department, Himachal Pradesh to be Excise Officers under the said Act of the Class noted against each:—

Deputy Superintendents (Opium) Class I

Inspectors and Supervisors (Opium) Class II

These officers shall exercise the powers conferred on Excise Officers of their respective classes vide notification No. 7(2)-J-I-57/49, dated 10th February, 1949 referred to above in respect of opium only.

By order,

V. R. ANTANI,
Assistant Secretary (General)
to the Chief Commissioner,
Himachal Pradesh.

Simla-4, the 27th April 1950

No. J-54-244/48.—The Chief Commissioner, Himachal Pradesh is pleased to direct that the following amendment be made in Himachal Pradesh Government Notification of even number dated the 19th October, 1948:—

Under head 'Non-Officials' for the words 'Shri Suraj Singh (Mandi)' substitute 'Shri Maya Dhar (Mandi)'.

By order,

MAHABIR SINGH,
Assistant Secretary (Home & Revenue)
to the Chief Commissioner,
Himachal Pradesh.

JUDICIAL COMMISSIONER'S COURT, HIMACHAL PRADESH.

NOTIFICATION

Simla-1, the 26th April 1950

No. J-C-1(2)/1949.—In continuation of this Court's Order No. 3737 dated 3rd January 1950, the Judicial Commissioner, Himachal Pradesh, is pleased to notify the dates on which the Local Holidays sanctioned in Order No. 3737, dated 3rd January 1950 will be observed in the Civil Courts in Himachal Pradesh, during the year. 1950:—

Name of Courts.	Name of Festival.	Dates.	No. of days.
MAHASU DISTRICT.			
District & Sessions Judge's Court at Simla and Senior Sub Judge's Court at Kasumpti and Juboal	1. Sipi Fair ..	15th May 1950	1
	2. Solan Fair ..	24th June 1950 ..	1
	3. Buffaloe Fair ..	16th September 1950.	1
SIRMUR DISTRICT			
Senior Sub-Judge's Court at Nahan ..	1. Trilokpur Fair ..	1st April 1950 ..	1
	2. Renka Fair (Dashmi & Ikadshi)	19th & 20th November, 1950.	2

By order,

H. L. SONI,
Registrar,
Judicial Commissioner's Court,
Simla-1.

OFFICE OF THE HON'BLE JUDICIAL COMMISSIONER BILASPUR (SIMLA HILLS)

NOTIFICATION

Bilaspur, the 20th April 1950

No Leg(c)7/22.—In Exercise of the powers conferred by paragraphs 10 and 42 of the Bilaspur (Courts) Order, 1949, with the previous approval of the Chief Commissioner, the Judicial Commissioner is pleased to direct that the Rules and Orders framed and forms prescribed or framed under various enactments by the High Court of Judicature of the State of Punjab together with the Rules, Orders and Notifications issued by the Provincial Government and incorporated by the said High Court of Judicature in their rules and orders published in the Series entitled "Rules and Orders of the High Court of Judicature of the State of Punjab" in Volume I to VI (1942 Edition) shall apply to all the Civil and Criminal Courts of Bilaspur, in supersession of any previous Rules, Orders or Forms, subject to the modifications and restrictions specified in the schedule hereto annexed, provided the all amendments as and when enforced in the Punjab shall apply *mutatis mutandis* to Bilaspur.

SCHEDULE

Notifications and Restrictions.

I. General.—(1) Unless otherwise specially provided in this schedule, the Rules, Orders and Forms applied shall be construed as if references therein to the authorities or territories mentioned in the first column of the table hereunder were references to the authorities and territories, respectively, mentioned opposite thereto in the second column of the said table except where the references to the authorities or territories occur in the title, preamble or citation of an Act Regulation, Notification, Manual, Circular or Letter or except where the context otherwise requires.

Table

1. Provincial Government Governor.	or	Chief Commissioner, Bilaspur.
2. High Court	..	Court of the Judicial Commissioner, Bilaspur.
3. Judge, Single Judge, Chief Justice, Bench, Single Bench, Division Bench, Full Bench, or Special Bench.	Judicial Commissioner, Bilaspur.	
4. Deputy Registrar	..	Registrar.
5. Advocate General	..	Advocate-General or Public Prosecutor or Government Pleader or Government Advocate as the case may be.
6. Punjab, Province, or any part thereof.		Bilaspur or any part thereof.
7. British India	..	India.

2. Any court may construe the provisions of any Rule or Order with such modifications, not affecting the substance as may be necessary or proper in the circumstances of the case.

II. MODIFICATIONS OF THE RULES AND ORDERS
Volume I

CHAPTER I

Part A—General.

Para 1—For the figures and words, "10 A.M. to 4 P.M." substitute the following figures and words, "10 A.M. to 4.30 P.M."

Para 5—Substitute the words and figures "Paragraph 43 of the Bilaspur (Courts) Order, 1949" for the words and figures "section 47 of the Punjab Courts Act".

Part B.

Paras 2 and 3—Substitute the words and figures, "paragraphs 28 and 30 of the Bilaspur (Courts) Order 1949" for the words and figures, "section 37 of the Punjab Courts Act, 1918".

Para 3 (Note)—Omit.

Para 5—Omit the words, "Senior Sub-Judge" and note to the same paragraph.

Part C.

Para 11—(1) Omit the words, "Notification No. 2212G, dated 12th May 1909".

Part F.

Para 6—Omit the words "As regards the powers of a Mukhtar generally, see Chapter 16".

Part G.

Para 21—Omit the words, "as amended by the High Court by Notification No. 563-G dated the 24th November, 1927".

Part K.

Para 9—Omit the words, "cases under section"—to—"dated the 20th May, 1927".

Part M.

(a) Substitute words "under Bilaspur Customary Law" for words "under Punjab Customary Law".

(b) *Money suits.*

Para 3—Omit the words, "e.g. under the Bankers' Books Evidence Act, 1891".

Para 6—Omit words after words "Indian Stamp Act 1899".

Para 9—Omit the rest of the para after words "if he relies on any such plea".

Paras 11 to 14 with Rules and Para 15—Omit.

(f) *Suits for Redemption and Foreclosure of Mortgages.*

Para 1—Omit the words from "The court should".... to, "null and void".

Paras 2 & 4—Omit.

Part N.

General Remarks.

Paras 1 to 3—Omit.

1. Court Languages.

Para 1(a)—Omit and substitute "English will remain to be the language of the Court of the Judicial Commissioner".

II. Powers under sec. 91 & 92 of the C. P. Code.
Omit the whole.

Part O—Punjab Acts.

Omit the whole.

CHAPTER 2.

Part A.

Para 2—Sub Paras (c), (d) and (g)—Omit.

Para 3—Omit the words, "subordinate judge of the 1st class" and words "of a lower class".

CHAPTER 3.

Part A.

Paras 2, 3—Omit.

Para 10—Omit words "Suits under Sec. 28 of the Sikh Gurdwaras Act, 1925".

Part B.

Para 1—Substitute the words, "Bilaspur (Courts) Order, 1949" for the words, "Punjab Courts Act, 1918".

CHAPTER 4.

Parts A & B.

Omit the whole of the Chapter.

CHAPTER 5.

Part A.

Para 3—Omit sub-para beginning with words "The Punjab Govt. has made" and ending with words "From time to time".

Part C.

Appendix 1—After word "Indian" and words "who are all".

Part D.

Omit the words "The following Rules are ——— in the Punjab" occurring at the commencement of this part

CHAPTER 8.

Para 7—V, VI and VII—Omit.

CHAPTER 10.

Omit Parts C, D, E and the Schedule.

CHAPTER 11.

Paras 15 to 18—Omit.

Part D.

Omit the whole.

Part E.

Para 3—Omit clauses (a) and (b).

Para 7—Omit.

Part F.

Paras 9 to 16—Omit.

*CHAPTER 12.**Part A.*

Para 1—Omit the last sentence.

Part D.

Para 1—Omit Sub para.

Part E.

Para 2—Omit the words, "By section 11 directed to that section".

Para 2A—Omit.

Part F.

Para 1—Omit the words, "and the Punjab.. . . . section 34".

Para 3—Omit.

Part H.

Para 1—Omit the words "standing trees..... Debtors Protection Act".

Part L.

Para 4—Omit last sub para.

Para 17—Omit the words, "as amended by the Punjab Act, VIII of 1922".

Para 18—Omit the words, "which is Government Printing Punjab".

Para 19—For clauses (i) (ii) and (iii) substitute the following—

The proper officer for conducting sales in execution of a decree is the Civil Nazir or such other public servant as the court may appoint in this behalf.

Part M.

Para 3(b)—Delete the rest occurring after "whether the sale is prohibited".

Para 13(b)—Omit the words, "by section 16 of the Punjab Alienation of Land Act".

Para 14—Omit last sentence.

Paras 15, 21, 26, 27, 30 and 33 to 35—Omit.

Part N.

Paras 2 and 3—Omit.

Part S

Omit words and Resolution of the Government of India Notification No. 240 dated 27th August 1868 given in Appendix may be read" together with Appendix Notification No. 321 and 322 dated 15th May, 1929.

*CHAPTER 14.**Part A.*

Para 1—Omit.

Para 2—For this paragraph substitute the following paragraph "(2) An appeal from a decree or Order of a subordinate judge lies :—

(a) to a Subordinate Judge if specially empowered under the proviso to paragraph 31 of the Bilaspur (Courts) Order, 1949 ;

(b) to the District Judge where the value of the decree or Order does not exceed Rs. 5,000 ;

(c) in all other cases to the Court of the Judicial Commissioner".

Paras 3 to 6—Omit.

Para 9—Omit the words within brackets.

Part C.

(1) Substitute the figures and words, "paragraph 35 of the Bilaspur (Courts) Order, 1949" for the figures and words, "section 44 of the Punjab Courts Act, 1918" wherever the latter words occur in this Part.

Part E.

Transmission of appellate courts orders to Lower Courts.

Substitute—the following rules are made by the Judicial Commissioner's Court in regard to the transmission of appellate Court's orders to the lower court.

Para 1—After the word "Senior Subordinate Judge" add "along with the records of the case".

Para 2—After word "Information" substitute "along with the record of the case and the original court will forward the record of the case along with the copy of judgment of the appellate court to the record keeper".

Paras 3, 4, 5 & 7(c)—Omit.

*CHAPTER 16.**Part B.*

Paras 1 & 2—Omit.

Para 10(i)—Omit the words, "of the 1st, 2nd, 3rd or 4th class".

Para 19—Omit note at end of the para.

Para 21—In note for words "by the Legal Remembrance to Govt. Punjab" substitute "by Government".

CHAPTER 17.

Omit the whole of this chapter and substitute Rules made under Sec. 42 (f), (g), (h) of the Bilaspur (Courts) Order, 1949 by the Court of the Judicial Commissioner, Bilaspur.

CHAPTER 19.

Omit the whole of the chapter. Substitute Rules made by the Central Government, Ministry of Home Affairs in their office memo. No. 5-2-48-Public, dated 19th October 1948.

*CHAPTER 20.**CIVIL DISTRICTS*

Omit.

*CHAPTER 21.**Part A.*

Omit and substitute the following :—

*Judicial Powers—Civil.**Conferment of Powers—Judicial.*

The following rules have been prescribed by the Chief Commissioner, Bilaspur, with reference to the channel through which recommendations for the conferment of civil judicial powers should be submitted :—

(1) Recommendations for the conferment of Judicial powers should ordinarily originate with

the District Judge of the Court of the Judicial Commissioner.

- (2) Whenever in the case of rule (1) it is proposed by the District Judge to confer any civil Judicial powers upon a Naib-Tehsildar, Tehsildar or Revenue Officer, the opinion of the Deputy Commissioner must be obtained and the proposal should be forwarded to the Court of the Judicial Commissioner through the Financial Commissioner; in other cases, proposals should be forwarded direct to the Court of the Judicial Commissioner.

- (23) Recommendations made in paras (1) & (2) shall be forwarded by the Judicial Commissioner to the Chief Commissioner with his own recommendations.

Part B.

Omit the whole.

CHAPTER 22.

The rules framed by the Punjab High Court under Sec. 122 C.P. Code will stand adapted later after their previous publication and approval by the Chief Commissioner under Sec. 126 C.P. Code.

VOLUME II.

CHAPTER II.

Part A.

Para 1—For paragraph 1, substitute the following paragraph, “1. The Judicial Commissioner has under paragraph 25 Bilaspur (Courts) Order 1949 authorised the Senior Subordinate Judges to take cognizance of and District Judges to transfer to a subordinate Judge under his control any proceedings under the Provincial Insolvency Act”.

Para 7—Omit.

Para 10—Omit the words, “merely because Land Act, 1900”.

Part A.

CHAPTER 5.

Para 10(v)—Omit remaining sentence after the words “regarded as a holiday”.

Para 11—Substitute the figures, “5,000,” for the figures, “10,000” and Rs. 10,000 for figure “20,000”.

CHAPTER 6.

Part A.

Para 13—Omit.

Part B.

Para 2—For sub-paragraph (1) substitute the following, “(1) All Senior Sub-Judges have been invested with the functions of a District Court for the purposes of granting succession certificates.”

Para 6—Omit the last two sub-paragraphs.

CHAPTER 8.

Part A.

Para 2—Omit the sentences “An extract of defective” and “In the circumstances..... minimised”.

Part D.

Para 8—Omit the words, “Under section..... in all districts” in clause (i).

Para 9—Omit the words, “In the Small Cause Courts a cashier”.

Part E.

Paras 11 to 39—Omit

CHAPTER 9.

Omit the whole of the chapter.

VOLUME III

CHAPTER I.

Part A.

Para 1—Substitute the figures, “10. a.m. to 4.30 p.m.” for the figures, “10 a.m. to 4 p.m.”.

Part E.

Para 14—Omit the words, “Punjab Government Notification..... administered by the Punjab Government”.

Part H.

Para 1(iv)—For clause (iv) substitute the following clause “(iv All cases in which the accused is likely to be convicted and sentenced to imprisonment should be so fixed as to be decided at least four days before the commencement of vacation and arrangements should be made for supply of copies in such cases forthwith so as to enable the convicted person to apply for bail before the commencement of vacation”.

Para 6—Omit the words, “accompanied by a covering letter giving reference to the Home Secretary’s circular letter No. 920-J-36/1457 dated the 15th April, 1936”, and also the words, “accompanied by a covering letter giving reference to the High Court circular letter No. 1585-Gaz XXXI-2 dated the 14th February, 1936”.

CHAPTER 3.

Paras 21 & 22—Omit.

CHAPTER 4.

Para 1—Omit the words, “Riots resulting careful handling”.

CHAPTER 5.

Part E.

(1) Omit the whole of this Part.

CHAPTER 6.

Part C.

Para 2—Omit clause (ii).

Para 5—Omit.

Para 6—Substitute the word “Simla” for the word “Lahore”.

CHAPTER 9.

Part A.

Para 3(i)—For the classification of witnesses and rates of subsistence allowance given in this Part, substitute the following Classification and Rates:—

“(a) For the ordinary labouring class—eight annas per diem.

(b) For Witnesses of a somewhat higher grade—twelve annas per diem.

(c) for witnesses not included in clauses (a) & (b)—a sum not exceeding Re. one and annas eight per diem

(d) In special circumstances, a witness may be allowed a sum not exceeding five rupees per diem.

(ii) Travelling Rates.—When the journey is made by rail for classes (a) and (b)—third class fare, for class (c), 3rd class or second class fare, at the discretion of the court, for class (d)—Second class fare or fare actually paid, if proved to the satisfaction of the court.

Sub-para. preceding Note No. 1.—Omit the words, “To Indians in class (c) or (f) and European class (e) or (f)” and substitute “To persons in class (c) or (d)”.

Note 10—Omit words “Lahore” and substitute “Headquarters”.

CHAPTER XI—G.

Para 1-III—Miscellaneous Acts.

Omit Cr. Tribes Act, 1911.

CHAPTER 16.

Part D.

Omit.

CHAPTER 17.

Part B.

Para 11—Omit words from “ The practice——and ”.
Fresh sentence to begin with word “ If ”.

Part C.

Para 4—Omit the words. “ The Superintendent of the Central Jail.....are obsolete.”

Part D.

Paras 8, 10 & 11—Substitute the words, “ Mental Hospital ” for the words, “ Punjab Mental Hospital Lahore ”.

CHAPTER 18.

Part A.

Para 4—Omit.

Part C.

Para 2(a) 1—Omit the words, “ at Lahore ”.

CHAPTER 19.

Part A.

Para 4—Omit the last sentence beginning with words “ In the same circumstances ”.

Para 4—Omit the last sentence beginning with words “ Instructions on this subject ”.

Part D.

Schedule—Acts not applied to Bilaspur may be taken as deleted from the list in the schedule.

CHAPTER 20.

Part B.

Para 1 with note—Omit.

Para 2—Omit words, “ an Indian ”.

Para 3—Omit clause (v).

Rule IV (Proviso)—Omit. Part F.

CHAPTER 22.

Part D.

Omit.

CHAPTER 24.

Part B.

Para 7—Omit last sentence of the para together with the statement giving names of Dist. and places.

Para 27—Substitute the word, “ Vacation ” for the word “ September ”.

CHAPTER 25.

Part B.

Omit.

Part F.

Omit.

Part G.

Para 10—Omit.

Part H.

Transmission of appellate courts orders to Lower courts.

Para 1—After the word “ Dist-Magistrate ” add “ along with the records of the case ”.

Para 2—After the word “ information ” substitute “ Along with the record of the case and the original court will forward the record of the case along with the copy of the judgment of the appellate court to the record keeper ”.

Paras 3, 4 & 5 & 7(c)—Omit.

CHAPTER 27.

Para 5—Omit.

Para 11—Omit clause (ii) of sub-paragraph (1).

CHAPTER 28.

Part A.

Omit.

Part B.

Omit.

Part D.

Sub-part II—Omit.

CHAPTER 29

Part A.

Para 5—Substitute the figures and words “ 16th January and end of February ” for the figures and words, “ 15th August and 15th October ”.

Para 6—Omit.

Schedule—Omit.

Para 11—Omit.

CHAPTER 30.

Part A.

Omit.

Part B.

Omit and substitute the following :—

Conferment of Criminal Magisterial Powers.

The Judicial Commissioner is pleased to issue the following instructions with the previous approval by the Chief Commissioner regarding recommendations for the conferment of criminal magisterial powers.

(1) Recommendations for the conferment of criminal powers on officers should ordinarily originate with either the District Magistrate, the Sessions Judge or the Court of the Judicial Commissioner.

Proposals for the investiture of Tehsildars and Naib-Tehsildars with higher magisterial powers than those which they exercise should be made to the Judicial Commissioner through the Financial Commissioner for transmission to Government after due note is made of the powers such officer had exercised in the past for particular periods.

Proposal for enhanced powers *e.g.*, under Sec. 30 and 260 Cr. P.C. should be made by the District Magistrate through the Sessions Judge to the Court of the Judicial Commissioner. This channel of recommendation should be also observed where 1st class magisterial powers or powers to commit persons for trial to the Court of Sessions under Sec. 206 Cr. P.C. are proposed.

Special care should be exercised when recommending an officer for enhanced powers under Sec. 30 and 260 Cr. P.C. that the officer had exercised 1st class magisterial powers for at least 3 years and is a capable and reliable officer.

All such recommendations shall be forwarded by the Judicial Commissioner with his remarks thereon to the Chief Commissioner.

CHAPTER 31.

Omit.

VOLUME IV.

CHAPTER 1.

Part C.

Para 6—Omit.

Para 8—Omit.

Para 10—Substitute the words “ Any of the working days in the months of March, June, September and December ” for the words “ the first working day in the months of February, May, August and November ”.

Part D.

Paras 1 to 4—Omit and substitute the following :—

(2) All Dist. magistrates should forward a report on services and character of work performed by every officer above the rank of Tehsildar working under them and exercising criminal powers during the twelve months ending 31st March of each year. These reports should be forwarded to the Registrar, Judicial Commissioner's Court, through the Sessions Judges who should endorse their own remarks on them before forwarding the same.

Similarly all Dist. Judges should forward to the Registrar, Judicial Commissioner's Court, reports on the services and character of work performed by every officer, above the rank of Tehsildar and exercising civil powers during the twelve months ending 31st March of every year.

(3) The Registrar, Judicial Commissioner's Court, shall forward the report of Officers exercising criminal powers to the Government Bilaspur, after the Judicial Commissioner has endorsed his remarks on them. The report of officers exercising civil powers will be retained by the Registrar after the remarks on them are endorsed by the Judicial Commissioner.

(4) Reports on the magisterial work of the Tehsildars and Naib Tehsildars should be sent by the Dist. Magistrate direct to Government through the Financial Commissioner and not through Sessions Judges to the Registrar, Judicial Commissioner.

Reports on the civil work of Tehsildars and Naib Tehsildars should be made by the Dist. Judge after obtaining the opinion of the Senior Sub-Judge who has had occasion to judge the work of the officer concerned and who should forward the same to the Financial Commissioner direct.

ANNEXURE

After the word "Officers" delete the rest and substitute "exercising criminal powers, for the year ending 31st March 19".

Delete words I.C.S./P.C.S. under Sub-head *Instructions*.

Delete Para 4.

Delete in paras 5 and 6 reference to Punjab Government letters.

In the heading "Confidential report on the Civil Judicial Work" after the word "Officers" delete rest and substitute "exercising civil powers for the year ending 31st March 19".

Delete words I.C.S./P.C.S.

Part E.

Para 6—Omit the words, "Assistant Commissioner" and substitute the words, "Chief Commissioner, Bilaspur" for the words, "Chief Secretary to Government, Punjab" in the same paragraph.

Part G.

Para 2—Substitute the words, "paragraph 27 of the Bilaspur (Courts) Order 1949" for the words, "Section 33 of the Punjab Courts Act, 1918" and the word "Order" for the words "part of the Act" and omit words "by the earlier Section 18".

Para 3—Substitute the words and figures, "paragraph 17 of the Order" for the words and figures, "Section 21 of the Act" and the word and figure, "paragraph 28" for the word and figure, "Section 34".

*CHAPTER 2.**Part A.*

Para 1—Substitute the words "Para 27 of the Bilaspur (Courts) Order 1949" for the words, "Section 33 of the Punjab Courts Act, 1918" and delete sub-para beginning with words "courts of Small causes etc."

Para 2—For words "Sec. 36 of the Punjab Courts Act 1918" upto words "Government of India Act, 1935"

substitute "paras 29 of the Bilaspur (Courts) Order, 1949".

Para 4—Omit the words "under section 28 of the Punjab Courts Act, 1918".

Substitute the words, "Financial Commissioner," for the words, "Commissioner of a Division" or for the word, "Commissioner" wherever those words occur in this part.

Part B.

Para 1—Omit words "with the approval of the Provincial Government" and for words "Sec. 33 of the Punjab Courts Act 1918" substitute "Sec. 42 of the Bilaspur (Courts) Order, 1949".

*CHAPTER 4.**Part A.*

Omit Government of India Notification No. F. 233/42-C and G (Judl) dated the 2nd May, 1942.

Part B.

Omit.

Part F.

Substitute the words, "Financial Commissioner" for the word "Commissioner" wherever the latter word occurs in the part.

Part G.

Omit.

*CHAPTER 6.**Parts B and C.*

Omit.

*CHAPTER 7.**Part C.*

Para 1—Omit the words, "such as are situated in Lahore".

Part F.

(ii) Delete Gwalior, Indore, Alwar and Gondal.

(iii) Delete Hyderabad.

(iv) Delete Baroda.

(v) Delete Rampur.

Appendices III, IV, V and VI—Omit.

*CHAPTER 8.**Part A.*

Para a7, clause VI sub-clause III—Substitute the words, "Chief Medical Officer" for the words, "Inspector General of Civil Hospitals".

Part B.

Para 4—Omit.

Part C.

Omit paragraphs 5, 6 and 7.

*CHAPTER 9.**Part A.*

Para 5—Omit.

Part C.

Rule 3(A)—The words, "Provincial Government" and the words, "High Courts" in Rule 3 shall stand unmodified.

CHAPTER 11.

Para 4—Omit the words, "the Assistant Commissioner.....Department" and Substitute after words "Or" the words "other officer".

Para 27—Omit words "Assistant or an Extra Assistant Commissioner" and substitute after word "an" the word "officer".

*CHAPTER 12.**Part B.*

Para 2—Omit the figures and words, "4th Class".

CHAPTER 15.

Part B.

Omit.

Part C.

Omit.

Part D.

Omit portion below words "Patiala State".

CHAPTER 16.

Part C.

Para 3—For "Advocate-General or Assistant Legal Remembrancer of the Punjab.....Lahore" substitute "Public Prosecutor or Government Advocate".

Para 2—Omit notes (ii) and (iii).

CHAPTER 18.

Para 1—Omit clause (c).

CHAPTER 24.

Para 1—Omit.

Para 2—Add the words "or handwritten" after the word "printed".

Para 3—Omit the words, "In no..... in such a matter".

CHAPTER 25.

Part A.

Omit.

Omit.

Volume V.

Para 1—Substitute the figures, "10.30 A.M. to 4.30 P.M." for the figures "10 A.M. to 4 P.M." wherever they occur in this Part.

Para 1A—Omit the words, "on the form.....at Lahore".

Para 4—Omit.

Para 6—Substitute "Sec. 44 35 of the Bilaspur (Courts) Order 1949" for words "Sec. 41 of Act".

Part A(b).

Para 3—Omit the words, "by the Judge to whom it is assigned".

Para 7—Omit.

Part C.

Para 13—Omit.

Part D.

Para 8—Omit.

Part E.

Para 1—Omit the words, "In the manner in that behalf".

CHAPTER 2.

Part A.

Substitute the word "typing" or "typed" for the word "Printing" or "Printed" wherever the latter words occur in this Part.

Para 1—Omit the words, "an ordinary paper book or".

Para 8—Substitute the word "fifty" for the word, "one hundred".

Para 9 (c) Note—Substitute the figure, "100" for the figure "200".

Para 11 Note—Substitute the word "Six" for the word "twenty".

Para 12—Substitute the word, "One" for the word "Two".

Para 13—Substitute the words "fifteen days" for the words "One month".

Para 16—Omit.

Para 17(a)—Substitute word "He" for word "a Judge".

Schedule B.

Delete entries re. Printing of printed matter and proof correcting.

Part B.

Substitute the words "Typing" or "typed" for the word "Printing" or "Printed" wherever the latter words occur in this Part.

Substitute the word, "Record" for the words, "paper book" wherever the latter words occur in this Part.

Para 1(i)—Omit.

Para 2(3)—Omit.

Para 3(a)—Omit words "on a careful.....Punjab Courts Act".

Para 7 Note—Substitute the word, "six" for the word, "thirteen".

Para 8—Substitute the word "one" for the word "two".

Part C.

Omit.

CHAPTER 3-A.

Paras 2 to 4—Omit.

Para 5—Substitute the following:—

"5. A set of registers for both civil and criminal cases shall be maintained in the court of the Judicial Commissioner. The cases will be entered in order of the dates of institution. The date fixed for preliminary and final hearing will also be entered in the register concerned from which daily cause lists will be prepared. Cause lists will be hung upon the notice board at 4.15 P.M. on the day, preceding the date of hearing, except the list for Monday which will be hung up at 12 Noon on the preceding Saturday".

Para 6—Omit and substitute the following:—

As far as practicable all cases will be entered in the diaries according to the dates of their institutions.

Cases, unless for a special reasons or otherwise, directed by court, will be set down in the daily cause lists according to the order noted in the diary.

Para 9(i)—For 3 P.M. read 3.30 P.M.

Part B.

Omit.

Part C.

For the words "In accordance with at Lahore" in paragraphs 1 & 3 substitute the following words:—

"In accordance with paragraph 9(2) of the Bilaspur (Courts) Order, 1949 the Judicial Commissioner".

Clauses (ii) (Note)—Omit.

Clauses (iii) & (iv)—Omit words beginning "except in cases".

Clauses (viii) & (xi)—Omit.

Clause (xvi)—Omit.

CHAPTER 4.

Parts A.B. and C—Omit.

Part D.

Substitute the word "typed" for the word "printed" wherever the latter word occurs in this Part.

Para 3—After words "Shall consist" add "of any or all of the the following documents when so ordered by the Judicial Commissioner".

Para 4—Substitute the word "six" for the word "twelve" in para 4.

Part E

Para 1(a)—Omit.

Para 4—Substitute "typed" for "printed".

Para 5—Omit words "Through the Legal Remembrance".

Part II (Civil).

(F).

Omit.

Part G.

Paras 3 & 5—Omit.

Para 8—Omit.

Paras 10 to 14—Omit

CHAPTER 5.

Part A.

Para 5—Substitute the word "Registrar" for the words "Bar Room Clerk".

Para 5(a) & (b) and Para 6(b)—Substitute the figures, "10.30 A.M. and 3.30 P.M." for the figures "10 A.M. to 3 P.M.".

Para 11—Omit.

Part B(B).

Para 5 (Note)—Substitute for "In charge Judicial" word "Registrar".

Part B(C).

Para 6—Omit and substitute "only attested copies will be issued by the Court".

Para 11—Omit word "Lahore".

Part C.

Part II—Judicial Records.

Para 5(b) clause 23—Substitute the words "section 35 of the Bilaspur (Courts) Order, 1949" for the words "section 44 of the Punjab Courts Act".

Para 5(b) clause 26—Substitute the word "one" and "typed" for the words "three" and "printed" respectively.

Para 12—Substitute the words "Bilaspur (Courts) Order, 1949" for the words "Punjab Courts Act".

Para 13 Second Proviso—Omit.

Part III—Registers.

Para 18(ii)—Omit numbers 7, 8, 10, 11, 13, 18 and 19.

Para 19—Omit numbers 3, 7, 8, 14, to 27, 29 to 39, 42 to 49, 51 to 65, 67, 69 to 71, 73, 74, 83 to 97, 99, 100, 103, 107, 108, 113, 114, 124, 127, 128.

Para 20—Omit numbers 4, 5, 7 and 8.

CHAPTER 6.

Omit Parts A to G and substitute the Rules printed in the Notification No. Jud(c)15/63 dated Bilaspur the 17th December, 1949 issued by the Chief Commissioner, Bilaspur.

Part H.

Omit.

Part I.

Omit Paragraph 9.

Part J.—Clerks of Legal Practitioners.

Para 1—Omit words "Matriculation Examination.... University" and substitute "Middle Standard of any School recognised by the Government or the State or States comprising Bilaspur".

Note (i)—Omit words "20th November 1936" and substitute "27th November 1948".

(iii) & (iv)—Omit words "20th November 1936" and substitute "27th November, 1948".

Para 4—Omit words "and cannot under the rules Association".

Para 6—Omit word "January" and substitute "November".

Para 10(c) (i)—Omit "Matriculate" and substitute "Middle".

CHAPTER 7.

Part A(a).

Substitute the words "typed" and "Record" for the words "printed" and "paper-book" wherever the latter word occurs in this Chapter.

Para 3—Substitute words "In the Court of the Judicial Commissioner, Bilaspur" for "in the High Court of Judicature at Lahore".

Para 6—After word "Shall" substitute "when so ordered" and for "which his petition..... for a" substitute "50" for "100".

Para 7—After word "translated" add "when so ordered".

Para 8—Omit last sentence.

Para 11—Substitute the words "Chief Commissioner, Bilaspur" for the words "the Chief Secretary....Chief Commissioner, Delhi".

Para 13—Substitute "6" for "30".

Para 14—Omit words "In the absence.....book" and substitute "when so ordered the typed record".

Part C—Omit.

Chapter 8—Omit.

Chapter 10—Omit.

Appendix—Omit.

JAGAT PAL THAKORE,

Registrar,
Judicial Commissioner's Court,
Bilaspur.

Bilaspur, the 20th April 1950

No. Leg(c)7/23.—In exercise of the powers conferred by Sec. 42(c) of the Bilaspur (Courts) Order, 1949, the Judicial Commissioner, Bilaspur has been pleased to direct that the rules framed by the Punjab High Court under section 20 clauses (i) & (ii) of the Court Fees Act 1870, as given in Volume IV, Chapter 5-B, of the Punjab High Court Rules and Orders shall apply to all courts in Bilaspur.

J. N. BANERJI,
Judicial Commissioner,
Bilaspur.

Bilaspur, the 24th April 1950

No. Jud(e)-11/25.—In exercise of the powers under paragraphs 21 and 22 of the Bilaspur Courts Order 1949

the Chief Commissioner Bilaspur is pleased to order that the original and local limits of jurisdiction of the two Subordinate Judges at Bilaspur shall be as follows :—

Serial No.	Name & Designation.	Limits of jurisdiction as regards value of suits.	Local limits of jurisdiction.
1 Shri G. R. Prashar,	Sub-Judge 1st Class, Bilaspur.	Original jurisdiction in cases upto Rs. 10,000.	Whole of Bilaspur State.
2. Shri Ram Lal	Sub-Judge 1st Class, Bilaspur.	Original jurisdiction in cases upto Rs. 2,000.	Do.

2. Suits exceeding Rs. 10,000 in value shall be taken up by the District Judge in addition to the appellate work

SHRI CHAND CHHABRA,
Chief Commissioner.

ORDERS BY THE CHIEF COMMISSIONER, AJMER

NOTIFICATIONS

Ajmer, the 18th April 1950

No. 9/24/49 LGS.—In accordance with provisions of sub-section (3) of section 8 of the Ajmer-Merwara Municipalities Regulation, 1925 (VI of 1925), the Chief Commissioner notifies that Shri S. B. Lala of the Education Department is appointed as a nominated member of the Beawar Municipal Committee.

By order,

A. S. DHAWAN,
Secretary,
to the Chief Commissioner, Ajmer.

Ajmer, the 19th April 1950

No. H-1310/M.P.—In exercise of the powers conferred on the Central Government by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (Act No. XXIV of 1946) and delegated to him in the Government of India, Department of Food, Notification No. PY-603(2)-I dated the 21st October 1943, as continued under Section 17 of the said Act, the Chief Commissioner, State of Ajmer, with the concurrence of the Central Government hereby makes the following amendment to his Notification No. H. 1220/M.P. dated the 17th May 1949.

Amendment

The following shall be added as foot-note (c) to this Administration Notification No. H 1220/M.P. dated the 17th May 1949 :—

“ In cases where foodgrains are required to be transported from one Sub-Division of the province to the other in the interest of the public service, the Controller of Rationing, State of Ajmer or the Sub-Divisional Officer concerned may so fix the prices of such foodgrains as to

allow the usual incidental charges plus reasonable margin of profit.

By order,

A. N. LAL,
Assistant Secretary
to the Chief Commissioner,
State of Ajmer.

Ajmer, the 21st April 1950

No. 22/1/50-Genl.—It is hereby certified that the Certificate of Approval granted to Mr. Nathu Singh, Stone Contractor, Diggi Mohalla, Beawar, in this Administration, Notification No. 22/11/49-Genl., dated the 18th August 1949 has been further renewed with effect from 1st January 1950.

2. This renewed Certificate of Approval will remain in force upto the midnight of 31st December 1950.

By order,

A. N. LAL,
Assistant Secretary to the
Chief Commissioner, Ajmer.

Ajmer, the 22nd April 1950

No. 2/17/48-Genl.—Mr. K. T. Nanda, Inspector of Schools for Refugee Education, Ajmer, is granted earned leave for 24 days with effect from the 1st May 1950, with permission to prefix Sunday the 30th April 1950.

By order,

B. N. MATHUR,
for Assistant Secretary to the
Chief Commissioner, Ajmer.

Ajmer, the 22nd April 1950

No. 3/27/48-Genl.(1).—In this Administration Notification No. 3/27/48-Genl(C), dated the 14th July 1949 for the words and figures “ Rupees 10 (Rupees ten only)” occurring at the end of the rule published therewith, the words and figures “Rupees 5 (Rupees five only)” and for subsequent annual renewal, as provided for in section 34 of the Act Rs. 3 (Rupees three) only.

By order,

A. N. LAL,
Assistant Secretary to the Chief Commissioner,
Ajmer.

Ajmer, the 22nd April 1950.

No. 3/27/48-Genl.(2).—The following shall be substituted for para II of this Administration Notification No. 3/27/48-Genl(B), dated the 14th July 1949, as amended by

Notification No. 3/27/48-Genl-(2), dated the 27th February 1950 :—

“ II. Under Sub-Section (2) of Section 30 of the Act.—That applications for registration, which shall be accompanied by the prescribed fee of Rs. 5 (Rupees five only), shall be made to the Registration Tribunal on or before the 30th June 1950 ”.

By order,

A. N. LAL,
Assistant Secretary to the Chief Commissioner,
Ajmer.

Ajmer, the 22nd April 1950

No. 3/40/50-Admn.—Mr. C. L. Nagar, Extra Assistant Director of Agriculture, Ajmer, is granted earned leave for 34 days with effect from the 26th April 1950 with permission to prefix Sunday the 23rd and Gazetted holidays on the 24th and 25th April 1950.

By order,

A. S. DHAWAN,
Secretary to the Chief Commissioner,
Ajmer.

Ajmer, the 22nd April 1950

No. 8/42/49-LSG.—In exercise of the powers conferred upon him by Sub-section (1) of section 8 of the Factories Act, 1948 (LXIII of 1948) read with the Government of India, Ministry of Labour Notification No. Fac.41(53) dated the 22nd July 1949, the Chief Commissioner hereby appoints the Chief Adviser Factories and the Deputy Chief Advisers Factories to the Government of India, Ministry of Labour to be Inspectors with jurisdiction over the whole State.

By order,

A. S. DHAWAN,
Secretary to the Chief Commissioner,
State of Ajmer.

Ajmer, the 26th April 1950

No. 9/7/48-LSG.—In accordance with the provisions of sub-section (3) of section 8 of the Ajmer-Merwara Municipalities Regulation, 1925 (VI of 1925), the Chief Commissioner hereby notifies that the following gentlemen have been appointed as nominated members of the Deoli Municipal Committee, with effect from the 1st May 1950 :—

1. Lala Bag Mal son of Seth Jawahar Mal.
2. Pandit Damodar Rai Tripathi.
3. Munshi Mohammad Umar son of Shri Mohammad Sultan.

4. Shree Mohan Lal son of Shri Ganga Ram.
5. Shree Ram Dayal Upadhyay.
6. Shree Kanhiya Lal son of Seth Junta Lal.

By order,

A. S. DHAWAN,
Secretary to the Chief Commissioner,
Ajmer.

Ajmer, the 26th April 1950

No. OS/Misc-11(ii)/175.—In exercise of the powers conferred by clause (a) of Sub-section (1) of Section 4 of the Drugs (Control) Act, 1950 (Act No. XXVI of 1950), the Chief Commissioner, Ajmer, hereby directs that the following further amendments shall be made in the maximum retail prices specified in column 2 in respect of the Drugs specified in column 1 of the Schedule appended to this State Notification No. OS/Misc-11/5604, dated the 3rd October, 1949 as subsequently amended.

Amendment

Substitute the following for the existing entry under the UPJOHN COMPANY, U.S.A. occurring on page 13 of the schedule in respect of the drugs mentioned, namely :—

THE UPJOHN, U.S.A.

	Rs.	a.	p.
Schedule page 13.			
Sulphadiazine tablets,			
0.5 gm. 500's	127	8	0
S. S. Ascorbic Acid,			
500 mg. 25 x 5 c.c.	65	0	0
Streptomycin Sulfate 1 gram ..	6	4	0
Dihydrostreptomycin 1 gram ..	6	4	0
S. S. Ascorbic Acid 100 mg. 26 x 2 cc.	33	0	0

This notification shall come into force immediately.

By order,

A. N. LAL,
Assistant Secretary to the Chief Commissioner,
State of Ajmer.

CORRIGENDUM

Ajmer, the 17th April 1950

No. 16/1/49-Genl.—For the words ‘1st July 1950’ occurring in foot-note 8 to this Administration Notification No. 16/1/49-Genl., dated the 7th December 1949 substitute “30th June 1950.”

By order,

A. N. LAL,
Assistant Secretary to the Chief Commissioner,
Ajmer.

GINNING RETURN

Return showing quantity of cotton ginned in the Province of Ajmer-Merwara for the week ending
21st April 1950

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

Name of Division or Block.	QUANTITY (BY WEIGHT) OF COTTON GINNED (IN BALES OF 302 LBS. EACH).				District included in the block.
	During the week.	During the corresponding week last year.	Since the commencement of the season, i.e., since 1st September 19 ..	During the corresponding period last year.	
1	2	3	4	5	6
State of Ajmer	6.83	338.42	14230.56	12916.94	

GAURI SHANKER,

Superintendent,
for Deputy Commissioner, Ajmer-Merwara.

OFFICE OF THE CHIEF COMMISSIONER, DELHI

NOTIFICATIONS

Delhi, the 21st April 1950

No. F.2(35)50-LSG.—The following addition as by-law No. 40 made by the Delhi Municipal Committee in the Building Byelaws, published with this Administration's notification No. 3558-Education dated the 28th May, 1915 as subsequently amended from time to time, having been confirmed by the Chief Commissioner of Delhi under Sub-section (1) of Section 201 of the Punjab Municipal Act, 1911, is published for general information and shall come into force six weeks from the date of publication of this notification.

Addition

"40.—Any person who commits or abets the commitment of a breach of byelaw No. 39 shall be liable on conviction by a magistrate to a fine which may extend to Rs. 50/-."

By order,

K. K. SHARMA,

*Secretary (Local Self Government)
to the Chief Commissioner, Delhi.*

Delhi, the 21st April 1950

No. F. 12(111)43-HPW/MLT.—In exercise of the powers conferred by section 40 of the Punjab Law's Act, 1872, the Chief Commissioner of Delhi is pleased to confer on Shri Karam Chand for such time as he holds the appointment of Constable for checking transport vehicles within the Delhi Province, all the powers that may be exercised by a police officer of any rank below that of a Head Constable under the Motor Vehicles Act, 1939, or the rules made thereunder, with effect from the 6th July 1949.

By order,

K. K. SHARMA,

*Secretary (Local Self Government)
to the Chief Commissioner, Delhi.*

Delhi, the 21st April 1950

No. F. 12(111)48-HPW/MLT.—In exercise of the powers conferred by section 40 of the Punjab Law's Act, 1872, the Chief Commissioner of Delhi is pleased to confer on Shri Suresh Kumar for such time as he holds the appointment of Head Constable for checking transport vehicles within the Delhi Province, all the powers that may be exercised by a police officer of any rank below that of an Assistant Sub-Inspector of Police under the Motor Vehicles Act, 1939, or the rules made thereunder, with effect from the 26th November, 1949.

By order,

K. K. SHARMA,

*Secretary (Local Self Government)
to the Chief Commissioner, Delhi.*

Delhi, the 21st April 1950

No. F. 12(111)48-HPW/MLT.—In exercise of the powers conferred by section 40 of the Punjab Law's Act, 1872, the Chief Commissioner, of Delhi is pleased to confer on Prem Kr'shna Kashyap for such time as he holds the appointment of Head Constable for checking transport vehicles within the Delhi Province, all the powers that may be exercised by a police officer of

any rank below that of an Assistant Sub-Inspector of Police under the Motor Vehicles Act, 1939, or the rules made thereunder, with effect from the 2nd June 1949.

By order,

K. K. SHARMA,

*Secretary (Local Self Government).
to the Chief Commissioner, Delhi.*

Delhi, the 22nd April 1950

No. F. 12(152)49-MLT(I).—The following draft of rules which the Chief Commissioner proposes to make in exercise of the powers conferred by Section 68(za) of the Motor Vehicles Act 1939 (IV of 1939) read with the Notification No. R-60 dated the 28th June, 1939, of the Government of India in the late Department of Communications, is published for the information of persons likely to be affected thereby. The draft will be taken into consideration on or after the 25th May, 1950 together with any objections or suggestions which may be received before that date.

Draft Rules.

Under section 68(za) of the Motor Vehicles Act 39 following new rule shall be added to Delhi Motor Vehicles Rules, 1940 :—

4.42(17) No conductor's licence shall be granted by a licensing authority until the applicant produces a medical certificate in Form F-A to show that he is qualified to use a first-aid-box.

If any person duly authorised immediately before the date of this notification as conductor of a public service vehicle fails, within a period of twelve months from the date of this notification, to produce a medical certificate mentioned above he shall be liable to be declared disqualified.

By order,

K. K. SHARMA,

*Secretary (Local Self Government) to the
Chief Commissioner, Delhi.*

Delhi, the 22nd April 1950

No. F. 12(152)49-MLT(II)—The following draft of rules which the Chief Commissioner proposes to make in exercise of the powers conferred by Section 21(2)(K) of the Motor Vehicles Act 1939 (IV of 1939) read with the notification No. R-60 dated the 28th June, 1939, of the Government of India in the late Department of Communications, is published for the information of persons likely to be affected thereby. The draft will be taken into consideration on or after the 25th May, 1950 together with any objections or suggestions which may be received before that date.

Draft Rules.

Under Section 21(2)(K) of the Motor Vehicles Act 39 following new rule shall be added to Delhi Motor Vehicles Rules, 1940.

2.2(9) Provided that no such authorisation shall be granted by a licensing authority until the applicant produces a medical certificate in form F-A to show that he is qualified to use a first-aid-box.

Provided further that if any person duly authorised immediately before the date of this notification as driver of a public service vehicle fails, within a period of 12 months from the date of this notification, to produce a medical certificate in accordance with the first proviso, he shall be liable to be declared disqualified under sub-section (1) of Section 16 of the Motor Vehicles Act, 1939 from holding a license to drive a public service vehicle.

2. In the list of Forms prescribed in the said Rules, the following shall be added, namely.—

**FORM OF MEDICAL CERTIFICATE SHOWING
COMPETECE IN FIRST AID WORK.**

(To be granted by a registered medical practitioner) or
(Red Cross Society).

I certify that son of
aged about years is qualified to use first-aid-box
intelligently.

Dated

Signature.....

Full Name.....

Designation.....

By order,

K. K. SHARMA,

Secretary (Local Self Government) to the
Chief Commissioner, Delhi.

Delhi, the 22nd April 1950

No. F.12(152)49-MLT(III).—The following draft of rules which Chief Commissioner proposes to make in exercise of the powers conferred by Sub-Section (1) of Section 70 of the Motor Vehicles Act, 1939 (IV of 1939) read with the notification No. R-60, dated the 28th June, 1939 of the Government of India, in the late Department of Communications, is published for the information of persons likely to be affected thereby. The draft will be taken into consideration on or after the 25th May, 1950 together with any objections or suggestions which may be received before that date:—

Draft Rules.

Under Sub-Section (1) of Section 70 of the Motor vehicles Act, 1939, the following new rule shall be added to Delhi Motor Vehicles Rules, 1910.

5. 28(4) Every Public Service Vehicle shall carry a first-aid-Box No. 3 containing the following articles:—

1. Sterlized finger dressings.
2. Sterlized hand or foot dressings.
3. Sterlized large or body dressings.
4. One Extra large, two large and three small Sterlized burn dressings.
5. Two half ounce packets of sterlized cotton wool.
6. A bottle of 2 per cent. tincture of iodine.
7. A bottle of Sal Volatile.
8. Empty bottle fitted with cork & camel hair brush for eye drops.
9. Two oz. medicine glass.

By order,

K. K. SHARMA,

Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 24th April 1950

No. F. 28(1)50-C.S.—In exercise of the powers conferred by clause (a) of Sub-section (1) of Section 4 of the Drugs (Control) Ordinance, 1949, (Ordinance No. XXVI of 1949), the Chief Commissioner of Delhi is pleased to direct that the maximum retail prices of the following drugs mentioned in the schedule appended to his Notification No. F. 28(1)49-C.S., dated the 3rd

October 1949, as subsequently modified shall be revised as below:—

THE UPJOHN COMPANY, U.S.A.

Rs. A. P.

- | | | | |
|--|-----|---|---|
| (i) Streptomycin Sulfate 1 gram .. | 6 | 4 | 0 |
| (ii) Dihydrostreptomycin 1 gram .. | 6 | 4 | 0 |
| (iii) S. S. Ascorbic Acid 100 mg. 25 x 2cc | 33 | 0 | 0 |
| (iv) Sulphadiazine tablets 0.5 gm. 500's | 127 | 8 | 0 |
| (v) S. S. Ascorbic Acid 500 mg. 25 x 5 cc | 65 | 0 | 0 |

By order,

L. J. JOHNSON,

Secretary (Rationing and Civil Supplies)
to the Chief Commissioner, Delhi.

Delhi, the 25th April 1950

No. F. 2 (68)50-L.S.G.—The following addition as byelaw No. 3-A made by the Municipal Committee of Delhi, in the Ghee byelaws published with this administration's notification No. 6955-Education dated the 8th August 1929, as subsequently amended having been confirmed by the Chief Commissioner of Delhi under sub-section (1) of section 20J of the Punjab Municipal Act, 1911, is published for general information and shall come into force after six weeks from the date of publication of this notification

Addition.

3-A. An annual fee at the following rate shall be charged for each licence issued under byelaw No. 43, above.

(a) For an original license or for renewal of a license if an application is made after one month of the expiry of the license.

(i) For wholesale premises—Rs. 18.

(ii) For retail sale premises—Rs. 6.

(b) For renewal of a license if an application for renewal accompanied by fee made within one month of the expiry of the license.

(i) For whole sale premises—Rs. 15.

(ii) For retail sale premises—Rs. 5.

By order,

K. K. SHARMA,

Secretary (Local Self Government) to the
Chief Commissioner, Delhi.

Delhi, the 25th April 1950

No. F. 11(8)50-P&P.—In pursuance of the provisions of Section 8 of the Preventive Detention Act 1950, the Chief Commissioner of Delhi is hereby pleased to appoint the following persons to be members of the Advisory Board referred to therein:—

(i) Shri S. S. Dulat, I.C.S. District and Sessions Judge, Delhi.

(ii) Shri K. K. Raizada, Public Prosecutor, Delhi.

2. The Chief Commissioner of Delhi, is also pleased to appoint Shri S. S. Dulat, I.C.S. to examine and review cases referred to under Section 12 of the Preventive Detention Act, 1950.

3. The District Magistrate, shall forward all the detention orders as and when they are made under sub-clause (iii) of clause (a) or clause (b) of Sub-Section (1) of Section 3 or Sub-Section (2) of Section 3 to Shri S. S. Dulat, I.C.S., District and Sessions Judge, Delhi as required under Section 9 of the Preventive Detention Act, 1950, for placing before the Advisory Board. Similarly all orders extending detentions should also be forwarded to the District and Sessions Judge, Delhi for consideration. The procedure to be followed by the Ad-

visory Board is annexed in Section 10 of the said Act. As regards Sub-Section (2) of Section 12 of the said Act, the District and Sessions Judge, Delhi will examine and review cases of every person detained under a detention order made by the State Government under Sub-Section (1) of Section 3. The Board shall meet as often as may be necessary in accordance with the volume of business. The meeting of the Board may be held in camera. A representative of the District Magistrate might attend the meeting to explain matters and supply additional information when asked for by the Board. The proceedings of the council shall be forwarded to the Chief Commissioner, Delhi, for consideration soon after the council finishes its meeting.

By order,
Y. N. VARMA,
*Home Secretary to the Chief Commissioner,
Delhi.*

Delhi, the 25th April 1950

No. F. 12(53)/50-MLT.—The following draft of Rules which the Chief Commissioner of Delhi proposes to make in exercise of the powers conferred by section 21 & 41 of the Motor Vehicles Act, 1939, read with the notification of the Government of India, in the late Department of Communications No. R-60, dated the 28th June, 1939, is published for the information of the persons likely to be affected thereby. The draft will be taken into consideration on or after the 18th May, 1950, together with any objections or suggestions which may be received from any person with respect to it before the date specified.

Draft Rules

Notwithstanding anything contained in the Delhi Motor Vehicles Rules, 1940, no fee shall be charged for the issue or renewal of a licence to drive Motor Vehicle, or for the issue or alteration of the certificates of registration which are the property of the Royal Danish Legation in India.

2. If the Royal Danish Legation in India have paid any fee for the issue or renewal of a licence to drive a Motor Vehicle or for undergoing a test of competency to drive the fee shall on the application of the payer, be refunded to them.

By order,
K. K. SHARMA,
*Secretary (Local Self Government) to the
Chief Commissioner, Delhi.*

Delhi, the 25th April 1950

No. F. 12(53)/50-MLT.—In exercise of the powers conferred by Sub-Section (1) of Section 13 of the Punjab Motor Vehicles Taxation Act, 1924, as extended to the Province of Delhi, the Chief Commissioner of Delhi is pleased to exempt the Royal Danish Legation in India from liability to pay any tax imposed in Delhi Province under the said Act on the cars owned by them.

By order,
K. K. SHARMA,
*Secretary (Local Self Government) to the
Chief Commissioner, Delhi.*

Delhi, the 28th April 1950

No. F. 7A(64)/49-H.—Shri Dia Singh, on termination of the Session of the Parliament, resumed charge of the office of the officiating Deputy Superintendent of Police, New Delhi, on the forenoon of the 21st April 1950.

By order,
Y. N. VARMA,
*Home Secretary
to the Chief Commissioner, Delhi.*

Delhi, the 28th April 1950

No. F. 12(28)/49-P.&D.M.L.T.—Miss D. P. Singh, Nursing Sister, Safdarjung Annexe Hospital, New Delhi, resumed charge of the Office of the Nursing

Sister, Safdarjung Annexe Hospital, New Delhi on the forenoon of 30th August 1949.

By order,
K. K. SHARMA,
*Secretary (Local Self Government)
to the Chief Commissioner, Delhi.*

Delhi, the 28th April 1950

No. F. 20(3)/50-Dev.—In exercise of the powers conferred by section 18 of the Punjab Trade Employees' Act, 1940, as subsequently amended and as extended to Delhi State, the Chief Commissioner of Delhi is pleased to exempt the Lloyds Bank Limited, Chandni Chowk, Delhi, from the provisions of sections 4 & 7 of the said Act for a period of one day i.e. 30th April, 1950, provided the employees of the said bank who will be required to work on the aforementioned date shall be entitled at twice the rate of their normal remuneration calculated by hour, for the day in question or shall be given compensatory leave in the following week.

By order,
GOVIND H. SETH,
*Secretary (Development)
to the Chief Commissioner, Delhi.*

CORRIGENDUM

Delhi, the 27th April 1950

No. F. 2(93)/49-L.S.G.—In Chief Commissioner's notification No. F. 2(93)/49-L.S.G. dated the 8th November 1949, the following corrections be made.

Corrections

After the words "Tax Branch" appearing in the amendments the following be added,
"the executive Branch, the Accounts office",

By order,
K. K. SHARMA,
*Secretary (Local Self Government) to the
Chief Commissioner, Delhi.*

OFFICE OF THE DIRECTOR OF RATIONING AND CIVIL SUPPLIES, DELHI.

NOTIFICATION

Delhi, the 17th April 1950

No. BBC/G/2/1773.—In pursuance of clause 9 of the Delhi Cement Control Order published with Chief Commissioner, Delhi, Notification No. F. 27(2)/50-CS dated 23rd February 1950, I, Director of Rationing & Civil Supplies, Delhi, hereby authorise all licensed stockists of Foreign Cement to sell foreign cement without the necessity of seeking any special authority provided the prices for such foreign cement have been fixed by me under Clause 11 of the said Order.

L. J. JOHNSON,
*Director of Rationing and Civil Supplies,
Delhi.*

ADVERTISEMENT OF APPOINTMENT OF OFFICIAL LIQUIDATOR

IN THE COURT OF SHRI S. S. DULAT, I.C.S., DISTRICT JUDGE, DELHI **Liquidation Case No. 7 of 1948**

In the matter of N. K. Chemical Industries Ltd., Delhi. Application under Section 162 of the Indian Companies Act filed by the First National Bank Ltd., Delhi.

The Court of the District Judge, Delhi has by an order, dated the 21st day of April 1950, appointed Mr. Ballir Singh, Advocate of Delhi, to be Official Liquidator of the above-named Company in place of Mr. S. N. Chopra, Advocate who has resigned the office.

Dated this 26th day of April 1950.

S. S. DULAT,
District Judge, Delhi.

